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18 In reference to your letter as attorney
19 for Gus Greenbaum and William H. Wilkerson
20 regarding construction already started and
21 known as the Nevada Project. In accordance
22 with the facts as contained in your letter,
23 you are authorized to continue construction
24 of the entire building referred to, and
25 because the construction of such building
26 was started prior to March 26, 1926, there
will be no need for you to file further
application therefor."

24 (By Mr. Santzer) Were you aware, at the time you made
25 or had your conversation with either the General Superintendent
26 and/or the architect, of the contents of that letter which I have

1. first trip.

2. 1. (221) Victim

3. What is the date of the first trip?

4. The date is April 27, 1946.

5. What is the date of the second trip?

6. April 27, 1946.

7. What is the date of the third trip?

8. By April 29, you are also aware, upon your visit of

9. July 2 and your subsequent visit of August 2, that the letter

10. which Mr. Bender refers to states, "All utility tunnels extend

11. from the easterly portion of the building to the westerly and

12. southerly portions of the building, are you not?"

13. That is the statement made to Mr. Bender, that is

14. correct.

15. That is the statement made by Mr. Stoner in his letter?

16. Yes, correct.

17. Q. And notwithstanding the fact that you were aware of that

18. statement of connections running from the easterly portion of

19. the building to the westerly portion of the building, upon

20. neither of the two subsequent investigations did you make any

21. inquiry as to say, "Where are the tunnels?"

22. A. No, I might answer you again --

23. Q. (Interposing) Just a moment. Answer "yes" or "no" --

24. Did you make any inquiry?

25. A. No, it wasn't necessary.

26. Q. That is O.K. Were you aware at the time that this letter

Q Now, you said that the plan was a copy plan.
A Yes, that's right. It was a copy plan.

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Q Now, you said that the plan was a copy plan.
A Yes, that's right. It was a copy plan.

Q Now, I am going to ask you to look at the plan.

A Yes.

Q Now, I am going to ask you to look at the plan.

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Q Now, I am going to ask you to look at the plan.

Q. Submitting to the Court Exhibit A-11.

A. Yes, I do, on the 12th of May, 1964.

Q. Is that correct?

A. Yes, that is correct, the 12th of May, 1964.

Q. Now,

A. I am not sure that the first thing that I saw was the letter.

Q. Yes.

THE WITNESS: Q.

Q. (By Mr. Bautzer) Did you see the original letter of April

12, 1964, sent to the Bureau of the FBI?

A. I am not sure it was the original copy. I think I saw it

by looking in a file if you wish me to.

Q. Now, was it off the record?

A. The Commission was off the record.

Q. (By Mr. Bautzer) Was it off the record?

A. The Commission was off the record.

Q. (By Mr. Bautzer) I do not believe this is the first time

written sheet, so far as the opinion that possible Mr. Wiener

may have submitted an original and a duplicate. I do not know.

Q. (By Mr. Bautzer) That is an exact carbon copy, that is my

signature.

Q. (By Mr. Bautzer) Then I take it your testimony is that you

never saw the original letter?

A. I would rather answer by saying that (indicating) is the

only one I ever saw.

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Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes.

Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes, I have.

Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes, I have.

Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes, I have.

Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes, I have.

Q Now, I am going to ask you a question, and I want you to answer me as best you can.

A Yes, I have.

Q

A No, I have not, other than that Mr. Stadelman stated that

these were the only plans in existence, or plans.

Q He made that statement?

A Yes.

Q Are you certain he made that statement?

A That is correct.

Q What date?

A When we were there on July 3, we asked Mr. Stadelman for a

copy, or examination of all of the plans that had ever been

devised, or had ever been drawn, representing this project.

Q Now, those are the plans. You have got the whole story, don't you?

A (By Mr. Bender) Yes, sir. These are the only plans.

Q Now, didn't you, then, make a very strong impression.

A That is our best collection.

Q And this collection is what you said, "Oh, you have the whole story right here. That is what we are building." That is the substance of it.

Q But you testified as said, "These are the only plans." I think we were talking about the only plans, perhaps the plot is that reflected the date. But he didn't say, "These are the only plans I have on the building."

A There was no reference to these; that is, that I am referring to.

Q (By Mr. Bender) Now, did you see this particular plot plan (indicating) when you were in Mr. Stadelman's office on July 3?

A No. I have never seen this plan before.

Q You have never seen this before?

A No. This is the first time I have ever seen this plan showing the portion marked "Tunnel" showing these stores connected as they are here.

Q Then, Mr. Bender did not forward down to this office his

1 furnished the advance this happens to be the original office.
2 I have not any of working plans or night plans filed with the
3 building office. The only thing I got as an officer to
4 to check with the plans.
5 That was the plans, and the plot plans, and the only
6 plan that you have seen in 1942.
7 The only plot plot plans; yes.
8 That other plans did you see?
9 I have seen detailed plans of the individual buildings.
10 Thomas showed us dozens of the detailed plans showing your
11 full structure, your footing structure, your elevations. I
12 think he had some 50 or 60 plans of that type. But these are
13 the only plot plans (indicating) that we have ever seen and
14 to the best of my knowledge, they were the only plans in
15 existence.
16 That is just a conjecture on your part, is it not?
17 I can say as far as I know, that was correct.
18 When you looked at any of these plans, did you notice any
19 tunnels in the building plans?
20 I saw the detailed drawings that Mr. Thomas showed to us
21 of each particular building, did not show anything except
22 that, I know Mr. Harrington, when he were first over there,
23 showed us the drawing of this particular footing (indicating)
24 down at this end.